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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/728,197	12/03/2003	Steven C. Quarre	044182 307083	7284
75	90 10/06/2006		EXAM	INER
Pillsbury Winthrop LLP			EARLY, MICHAEL JACOBY	
Intellectual Prop				
Suite 200			ART UNIT	PAPER NUMBER
11682 El Camino Real.			3744	
San Diego, CA 92130-2092			DATE MAIL ED: 10/06/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/728,197	QUARRE, STEVEN C.					
Office Action Summary	Examiner	Art Unit					
	Michael J. Early	3744					
The MAILING DATE of this communication app		orrespondence address					
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be time rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1)⊠ Responsive to communication(s) filed on 23 Au	igust 2006.						
	action is non-final.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 1-41 is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6) Claim(s) <u>1-5,7-37 and 39-41</u> is/are rejected.	· <u> </u>						
7)⊠ Claim(s) <u>6 and 38</u> is/are objected to.		•					
8) Claim(s) are subject to restriction and/or	election requirement.						
Application Papers							
9) The specification is objected to by the Examiner	•						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) All b) Some * c) None of:							
, ,							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
	•						
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application							
Paper No(s)/Mail Date 6) Other:							

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DETAILED ACTION

Response to Arguments

Applicant's arguments, see Remarks (pages 1-3), filed 8/23/06, with respect to the alleged Improper Final Rejection have been fully considered and are persuasive. The rejection of claims 1-5, 7-37 and 39-41 has been withdrawn.

Applicant has stated and justified their argument regarding the prior acknowledgment of the cavity by the previous Examiner as well as the intended scope of the claims (see Remarks, pages 1-2).

Below is a Non-Final Office Action regarding the patentably of the claimed limitations.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 1-5 and 7-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Itakura et al. (U.S. 2003/0019216 A1) in view of Swaitosz (U.S. 4,253,515).

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Itakura et al. disclose:

• coupling said charge-coupled device (80 – laser diode) to a cold side (side/surface located between thermoelectric chip [25] and second board [24]) of a thermoelectric cooling device (25 – thermoelectric chip) (as seen in Figure 6B);

- coupling a hot side (side/surface between located thermoelectric chip [25] and first board [22]) of said thermoelectric cooling device to a transfer plate (22 – first board) (as seen in Figure 6B);
- mounting said transfer plate to a thermal barrier (50 flat mounting surface), said thermal barrier defining a cavity that is adapted to house the charge-coupled device (as seen in Figure 6A);
- coupling said transfer plate to a heat sink (81 heat sink, Figure 6A first board
 [22] and heat sink [81] are thermally coupled to one another);
- interposing a spacer (6 heat transfer block) between said charge-coupled device and said cold side of said thermoelectric cooling device (as seen in Figure 6A);
- said interposing comprises selectively dimensioning said spacer lo maximize a surface area of contact between said charge-coupled device and said cold side of said thermoelectric cooling device (As seen in Figure 6A, the heat transfer block [6] is wider than both the cold side of the thermoelectric chip [25] and laser diode [80], thus maximizing the surface area between the two components.);
- said interposing comprises selectively dimensioning said spacer to position said hot side of said thermoelectric cooling device in a predetermined location relative to said charge-coupled device (as seen in Figures 6A, 6B);
- selectively applying a conformal coating (71 first solder layer) to at least one of said transfer plate, said thermal barrier, and an interface between said transfer plate and said thermal barrier (as seen in Figure 6B);
- cooling said hot side of said thermoelectric cooling device (this is performed as heat is transferred from the hot to the cold side of the thermoelectric module; paragraph 0019);

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 said cooling comprises transferring heat generated by said thermoelectric cooling device from said charge-coupled device (see paragraph 0019 and furthermore, the general purpose of a thermoelectric cooling device is to remove heat generated by an electronic device).

Itakura et al. do not explicitly disclose:

a charge-coupled device;

details related to an epoxy laminate.

Itakura et al. do however, teach of a thermoelectric module that is used to cool a laser diode. At the time of the invention, one of ordinary skill in the art would have known that the means for cooling a laser diode are applicable for cooling a charge-coupled device (CCD).

Regarding claim 1, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the existing apparatus of Itakura et al. by using a laser diode in place of the charge-coupled device, because the prior art of Itakura et al. meet the structural limitations associated with the present application and furthermore, the use of a thermoelectric module to cool an electrical component (i.e. charge-coupled device, laser diode, etc.) is well known in the art.

Swiatosz teaches a mounting process using epoxy laminate material to be old in the art (see col. 4, lines 15-19).

Regarding claim 1, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the existing apparatus of Itakura et al. by incorporating epoxy laminate for mounting and isolation purposes (see Specification, page 4, lines 17-22), as taught by Swaitosz, to provide optimum isolation and insulation, and minimum separation between surfaces connected.

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Claims 11-16, 18, 20-29, 32-35, 37 and 39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Itakura et al.

Regarding claims 11-16, 18 and 20; Itakura et al. disclose:

- a charge-coupled device (80 laser diode) mounted in a housing (5 metallic package), said housing including a thermal barrier (50 flat mounting surface) and a cavity (as seen in Figure 6A) for mounting said charge-coupled device;
- a thermoelectric cooling device (25 thermoelectric chip) having a cold side (side/surface located between thermoelectric chip [25] and second board [24]) and a hot side (side/surface between located thermoelectric chip [25] and first board [22]); said cold side coupled (thermally coupled) to said charge-coupled device (as seen in Figure 6A);
- a heat sink (81 heat sink);
- a transfer plate (22 first board) coupling said hot side of said thermoelectric cooling device to said heat sink in a heat transfer relationship (as seen in Figure 6A); said transfer plate mounted to said thermal barrier (as seen in Figure 6B);
- a spacer (6 heat transfer block) interposed between said charge-coupled device and said cold side of said thermoelectric cooling device (as seen in Figure 6A);
- said spacer is selectively dimensioned to maximize a surface area of contact between said charge-coupled device and said cold side of said thermoelectric cooling device (As previously disclosed, the heat transfer block [6] is able to maximize the surface area between the laser diode [80] and cold side of the thermoelectric chip [25]; Figure 6A);
- said spacer is selectively dimensioned to position said hot side of said thermoelectric cooling device in a predetermined position relative to said chargecoupled device (as seen in Figures 6A, 6B);

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• a conformal coating (71 – first solder layer) applied to at least one of said transfer

plate, said thermal barrier, and an interface between said transfer plate and said

thermal barrier (as seen in Figure 6B);

said conformal coating provides an environmentally tight moisture barrier

(intended use);

said transfer plate is constructed of a heat-conducting metal (see paragraph

0033);

said spacer is constructed of a heat-conducting metal (see paragraph 0040).

With regards to those limitations that are functional recitations, a recitation with respect

to the manner in which a claimed apparatus is intended to be employed does not

differentiate the claimed apparatus from a prior art apparatus satisfying the structural

limitations of the claimed.

Itakura et al. do not explicitly teach:

a charge-coupled device.

Itakura et al. do however, teach of a thermoelectric module that is used to cool a laser

diode. At the time of the invention, one of ordinary skill in the art would have known that

the means for cooling a laser diode are applicable for cooling a charge-coupled device

(CCD).

Regarding claim 11, it would have been obvious to one of ordinary skill in the art at the

time the invention was made to modify the existing apparatus of Itakura et al. by using a

laser diode in place of the charge-coupled device, because the prior art of Itakura et al.

meet the structural limitations associated with the present application and furthermore,

the use of a thermoelectric module to cool an electrical component (i.e. charge-coupled

device, laser diode, etc.) is well known in the art.

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Regarding claims 21-29, Itakura et al. disclose a method comprising:

 providing a cavity (as seen in Figure 6A) in a housing (5 – metallic package), said cavity adapted to house said charge-coupled device (as seen in Figure 6A);

- coupling said charge-coupled device (80 laser diode) to a cold side (side/surface located between thermoelectric chip [25] and second board [24]) of a thermoelectric cooling device (25 – thermoelectric chip) (as seen in Figure 6B);
- coupling a hot side (side/surface between located thermoelectric chip [25] and first board [22]) of said thermoelectric cooling device to a transfer plate (22 – first board) (as seen in Figure 6B);
- sealing said cavity (as seen in Figure 6A);
- said sealing operable to provide a substantially environmentally-tight barrier for said charged-coupled device (intended use);
- interposing a spacer (6 heat transfer block) between said charge-coupled device and said cold side of said thermoelectric cooling device (as seen in Figure 6A);
- said interposing spacer between said charge-coupled device and said cold side
 of said thermoelectric cooling device comprises selectively dimensioning said
 spacer to maximize a surface area of contact between said charge-coupled
 device and said cold side of said thermoelectric cooling device (As previously
 disclosed, the heat transfer block [6] is able to maximize the surface area
 between the laser diode [80] and cold side of the thermoelectric chip [25]; Figure
 6A);
- said interposing spacer between said charge-coupled device and said cold side
 of said thermoelectric cooling device comprises selectively dimensioning said
 spacer to position said hot side of said thermoelectric cooling device in a
 predetermined location relative to said charge-coupled device (as seen in
 Figures 6A, 6B)

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 cooling said hot side of said thermoelectric cooling device (this is performed as heat is transferred from the hot to the cold side of the thermoelectric module;

paragraph 0019);

said cooling comprises transferring heat generated by said thermoelectric cooling

device from said charge-coupled device (see paragraph 0019 and furthermore,

the general purpose of a thermoelectric cooling device is to remove heat

generated by an electronic device);

said sealing comprises applying a conformal coating (71 – first solder layer);

• said sealing is operable to prevent moisture from penetrating said cavity (it is

essential for this type of apparatus to operate in dry conditions because of the

performance and reliability problems associated with operating in moist

environments);

interposing a thermal barrier (22 – first board) between said housing and said

transfer plate (as seen in Figure 6B).

With regards to those limitations that are functional recitations, a recitation with respect

to the manner in which a claimed apparatus is intended to be employed does not

differentiate the claimed apparatus from a prior art apparatus satisfying the structural

limitations of the claimed.

Itakura et al. do not explicitly teach:

• a charge-coupled device.

Itakura et al. do however, teach of a thermoelectric module that is used to cool a laser

diode. At the time of the invention, one of ordinary skill in the art would have known that

the means for cooling a laser diode are applicable for cooling a charge-coupled device

(CCD).

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Regarding claim 21, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the existing apparatus of Itakura et al. by using a laser diode in place of the charge-coupled device, because the prior art of Itakura et al. meet the structural limitations associated with the present application and furthermore, the use of a thermoelectric module to cool an electrical component (i.e. charge-coupled device, laser diode, etc.) is well known in the art.

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Regarding claims 32-35, 37 and 39; Itakura et al. disclose:

- a housing (5 metallic package) having a cavity (as seen in Figure 6A) defined therein, said cavity operative to mount a charge-coupled device (80 – laser diode) (as seen in Figure 6A);
- a thermoelectric cooling device (25 thermoelectric chip) having a cold side (side/surface located between thermoelectric chip [25] and second board [24]) and a hot side (side/surface between located thermoelectric chip [25] and first board [22]), said cold side coupled (thermally coupled) to said charge-coupled device (as seen in Figure 6A);
- a heat sink (81 heat sink);
- a transfer plate (22 first board) coupling (thermally coupling) said hot side of said thermoelectric cooling device to said heat sink in a heat transfer relationship (as seen in Figures 6A, 6B);
- a conformal coating (71 first solder layer);
- said conformal coating operable to provide a substantially environmentally tight barrier for said charge-coupled device (it is essential for this type of apparatus to operate in dry conditions because of the performance and reliability problems associated with operating in moist environments);
- a spacer (6 heat transfer block) interposed between said charge-coupled device and said cold side of said thermoelectric cooling device (as seen in Figure 6A);

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 said spacer selectively dimensioned to maximize a surface area of contact between said charge-coupled device and said cold side of said thermoelectric cooling device (As previously disclosed, the heat transfer block [6] is able to maximize the surface area between the laser diode [80] and cold side of the thermoelectric chip [25]; Figure 6A);

 said spacer is selectively dimensioned to position said hot side of said thermoelectric cooling device in a predetermined location relative to said chargecoupled device (as seen in Figures 6A, 6B);

- said transfer plate is constructed of a heat-conducting metal (see paragraph 0033);
- interposing a thermal barrier (22 first board) between said housing and said transfer plate (as seen in Figure 6B).

With regards to those limitations that are functional recitations, a recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus satisfying the *structural* limitations of the claimed.

Itakura et al. do not explicitly teach:

a charge-coupled device.

Itakura et al. do however, teach of a thermoelectric module that is used to cool a laser diode. At the time of the invention, one of ordinary skill in the art would have known that the means for cooling a laser diode are applicable for cooling a charge-coupled device (CCD).

Regarding claim 32, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the existing apparatus of Itakura et al. by using a

laser diode in place of the charge-coupled device, because the use of a thermoelectric module to cool an electrical component is well known in the art.

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Claims 17 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Itakura et al. in view of Kiga (U.S. 5,332,031).

Itakura et al. do not disclose:

· details related to a Peltier cooling device.

Kiga teaches of a cooling system for cooling heat-producing electronic devices (see Abstract). Kiga further discloses that it is old in the art to use a Peltier cooling device to cool an electric device (see col. 1, lines 13-32).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the existing apparatus of Itakura et al. by incorporating a Peltier cooling device, as taught by Kiga, because of its of precise temperature control capability and longevity.

Claims 19, 30, 31, 40 and 41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Itakura et al. in view of Swaitosz.

Itakura et al. do not disclose:

details related to an epoxy laminate.

Swiatosz teaches a mounting process using epoxy laminate material to be old in the art (see col. 4, lines 15-19).

Regarding claims 19, 30 and 40; it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the existing apparatus of Itakura et al. by incorporating epoxy laminate for mounting and isolation purposes (see

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Specification, page 4, lines 17-22), as taught by Swaitosz, to provide optimum isolation

and insulation, and minimum separation between surfaces connected.

Allowable Subject Matter

Claims 6 and 38 are objected to as being dependent upon a rejected base claim, but

would be allowable if rewritten in independent form including all of the limitations of the

base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Michael J. Early whose telephone number is (571) 272-

3681. The examiner can normally be reached on Monday - Friday, 7am - 4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Cheryl Tyler can be reached on (571) 272-4834. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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800-786-9199 (IN USA OR CANADA) or 571-272-1000.

MJE 9/20/06 Michael J. Early

Patent Examines PERVISORY PATENT EXAMINER

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